1 2 3 4 5 6	Louis M. Bubala III, Esq. (NV #8974) KAEMPFER CROWELL 50 W. Liberty Street, Suite 700 Reno, Nevada 89501 Telephone: 775.852.3900 Facsimile: 775.327.2011 Email: lbubala@kcnvlaw.com Attorneys for Defendant BRANDON STUERKE	
7	UNITED STATES DISTRICT COURT	
8	DISTRICT OF NEVADA	
9 10 11	SIMON SINGER, individually, and RAO GARUDA, individually and as trustee of the GARUDA FAMILY ASSET PROTECTION	Case No.: 2:16-cv-02526-KJD-GWF
12	TRUST, Plaintiffs,	STIPULATION AND PROPOSED
13	V.	ORDER TO EXTEND DEADLINE FOR DEFENDANT TO FILE HIS RESPONSE TO SECOND AMENDED PETITION
14	BRANDON STUERKE (also known as "Leroy	(Fourth Request)
15	Brandon Stuerke"), an individual	(1 out in Request)
16	Defendant.	
17	Plaintiffs and Defendant stipulate and agree, subject to Court approval, as follows:	
18	1. On October 31, 2016, Plaintiffs filed a Petition to Compel Arbitration for the	
19	Adjudication of Claims of Fraud, Breach of Fiduciary Duty and Related Wrongful Acts Committed	
20	by Defendant (Ct. Dkt. #1). On January 12, 2017, Plaintiffs filed and served a First Amended	
21	Petition to Compel Arbitration (Ct. Dkt. #12). On July 7, 2017, Plaintiffs filed and served a Second	
22	Amended Petition to Compel Arbitration ("Second Petition," Ct. Dkt. #32).	
23	2. The deadline for Defendant to file a responsive pleading to the Second Petition was	
24	previously extended three times, with the last extension granted through October 17, 2017.	
25	3. Counsel for the parties continue discussions about various methods of resolution	
26	without reading a dispositive agreement. Plaintiff's counsel has been traveling for work over the	
27	past two weeks, and the parties seek to continue their discussions upon the return of Plaintiff's	
28	counsel to Nevada.	

1	4. As to this fourth request for additional time to file a response to the Second Petition,	
2	the parties have agreed that should they fail to reach a consensual resolution that Defendant shall be	
3	allowed up to and through Friday, December 1, 2017, to either respond to the Second Petition or	
4	advise the court that they desire to participate in an early neutral evaluation.	
5	DATED on this 15 th day of November, 2017.	
6	KAEMPFER CROWELL	
7 8	By: <u>/s/ Louis M. Bubala III</u> LOUIS M. BUBALA III, ESQ. Counsel to Defendant	
9	DATED on this 15 th day of November, 2017.	
10	PAUL PADDA LAW, PLLC	
11	By: <u>/s/ Paul S. Padda</u> PAUL S. PADDA, ESQ.	
1213	JOSHUA Y. ANG, ESQ. Counsel to Plaintiffs	
14	<u>ORDER</u>	
15	IT IS SO ORDERED.	
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17	UNITED STATES MACOSTRATE JUDGE	
18	Dated: 11/17/2017	
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CERTIFICATE OF SERVICE

The undersigned hereby certifies that on November 15, 2017, a copy of the foregoing document was served through the Electronic Case Filing System of the United States District Court, District of Nevada, upon all counsel and parties of record in this matter.

<u>/s/ Louis M. Bubala III</u> Louis M. Bubala III